

750 BERING DRIVE HOUSTON, TX 77057-2198 PHONE: 713.787.1400 • FAX: 713.787.1440

RECEIVED CENTRAL FAX CENTER

APR 2 6 2004

OFFICIAL

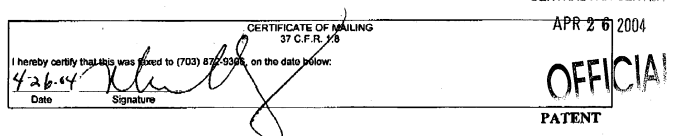
FACSIMILE COVER SHEET

ATE:	April 26, 2004			
ro:	NAME:	Commissioner for Pa	atents	•
	COMPANY:			
	FAX NUMBER	703.872.9306	PHONE NUMBER:	
	CITY:			
ROM:	NAME:	Scott Reese		
	DIRECT DIAL NUMBER:	713.787.1558	USER ID:	4231
IUMBER OF PAGES, <u>INCLUDING</u> COVER:		6	CHARGE NUMBER:	12740.0249.NPUS01
REG	WILL FOLLOW VIA: CULAR MAIL OVERN WILL NOT FOLLOW	IIGHT DELIVERY HAND	D DELIVERY	· .
REG	SULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	
REG	CULAR MAIL OVERN	IIGHT DELIVERY	D DELIVERY	

THE INFORMATION CONTAINED IN THIS TRANSMISSION IS PRIVILEGED AND CONFIDENTIAL. IT IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED ABOVE. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU.

IP THERE ARE ANY QUESTIONS OR PROBLEMS WITH THE TRANSMISSION OF THIS FACSIMILE PLEASE OALL 719.787.11520

RECEIVED CENTRAL FAX CENTER



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Hagan P. Bayley et al,

Serial No.: 09/781,697

Filed: February 12, 2001

For: BIOSENSOR COMPOSITIONS AND

METHODS OF USE

Group Art Unit: 1641

Examiner: M. Tran

Atty. Dkt. No.: TAMK:249---

12740.0249.NPUS01

RULE 312 AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

A Notice of Allowance and Issue Fee Due was mailed on April 16, 2004. This amendment is filed pursuant to the provisions of 37 C.F.R. § 1.312(a), and does not introduce new matter.